Attorney's Docket No	IDS-11703/14	PATENT
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### REISSUE APPLICATION DECLARATION AND POWER OF ATTORNEY (BY INVENTOR(S) OR ASSIGNEE)

(complete A or B)

### A. DECLARATION BY THE INVENTOR(S)

As a below named inventor, I hereby declare that:

, , , , , , , , , , , , , , , , , , , ,		
My residence, post office address and citizenship are as stated below next to my name I believe I am the original, first and sole inventor (if only one name is listed below) or a original, first and joint inventor (if plural names are listed below) of the subject matter that is described and claimed in letters patent number		
B. DECLARATION BY ASSIGNEE		
NOTE: The assignee of the entire interest may make the declaration, if the reissue application does not seek to to enlarge the scope of the claims of the original patent. 37 CFR 1.172.		
(type or print name of declarant) Title		
of,		
Name of company or legal entity on whose behalf declarant is authorized to sign		
declare that I am a citizen of and resident of,		
that the entire title to letters patent number		
for		
granted on		
Inventor(s)		
is vested in		
Name of company or legal entity		
that I believe said named inventor(s) to be an original, first and sole inventor (if only one name is listed) or an original, first and part inventor (if plural names are listed) of the subject matter that is described and claimed in the aforesaid letters patent and in the foregoing		

specification and for which invention I solicit a reissue patent.

# ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR (37 CFR § 1.175(a)(7))

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims,

I acknowledge the duty to disclose information that is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent.

☐ In compliance with this duty, there is attached an information disclosure statement in accordance with 37 CFR 1.98.

#### **PRIORITY CLAIM**

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

that c	that of the application on which priority is claimed.					
			(complete C o	r D)		
C.	X	No such application	ons have been filed.			
D.	D.   Such applications have been filed as follows:					
	EARLIEST FOREIGN APPLICATION(S), IF ANY FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN)PRIOR TO SAID APPLICATION					
Co	untry	Application No.		Date of issue (day, month, year)	Priority Claimed	i
			,		☐ YES	NO 🗆
			<u></u>		☐ YES	NO 🗆
					☐ YES	NO 🗆
	ALL	FOREIGN APPLIC	CATION(S), IF ANY I OR DESIGN) PRIOR	FILED MORE THAN TO SAID APPLICA	I 12 MON ATION	тнѕ

BENEFIT OF PROVISIONAL APPLICATION

(Reissue Application Declaration and Power of Attorney [17-6]—page 2 of 6)

# STATEMENT OF INOPERATIVENESS OR INVALIDITY OR INVALIDITY OF ORIGINAL PATENT

(37 CFR 1.175)

That I verily believe the original patent to be

	kk partly
	☐ wholly
	e or invalid <b>because of error without any deceptive intent on the part of the</b> . (37 CFR 1.175(a)(6).
The sta § 1.175(a)	tement below specifies the errors relied upon, and how they arose (37 C.F.R. (5)).
X	why the original patent is believed to be wholly or partly inoperative or invalid (37 C.F.R. § 1.175(a)(1));
X	particularly the defects upon which the claim that such patent is inoperative or invalid "by reason of a defective specification or drawing" is based (37 C.F.R. § 1.175(a)(2)); and or
図	distinctly the excess or insufficiency in the claims that make the patent inoperative or invalid "by reason of the patentee claiming more or less than he had a right to claim in the patent." (37 C.F.R. § 1.175(a)(3))
	rroborating affidavits or declarations of others accompany this declaration. (37 F.R. § 1.175(b)).

## STATEMENT OF INOPERATIVENESS OR INVALIDITY OF ORIGINAL PATENT

NOTE: This statement must:

- (1) include the reasons why the applicant verily believes the original patent to be wholly or partly inoperative (37 C.F.R. § 1.175(a)(1));
- particularly specify the defects, when it is claimed that the original patent is inoperative or invalid "by reason of a defective specification or drawing" (37 C.F.R. § 1.175(a)(2));
- (a) distinctly specifying the excess or insufficiency in the claims when it is claimed that the original patent is inoperative or invalid "by reason of the patentee claiming more or less than he had the right to claim in the patent" (37 C.F.R. § 1.175(a)(3)); and
- (b) "particularly specifying the errors relied upon, and how they arose or occurred" (37 C.F.R. § 1.175(a)(5).

The original patent is believed to be partly inoperative or invalid in that I claimed less than I had a right to claim in the patent. In particular, the independent claims state that vertical and horizontal rails form an obtuse angle. This limitation is not necessary to distinguish over the prior art and unnecessarily limits the scope of the claims. The obtuse angle limitation appears in claim 1, column 5, lines 63-64; claim 9, column 7, lines 43-44; claim 15, column 9, lines 10-11; claim 21, column 10, lines 53-54; claim 23, column 11, lines 39-40; claim 24, column 12, lines 14-15; claim 27, column 13, lines 23-24; claim 28, column 14, lines 7-8; claim 29, column 14, lines 59-60; claim 30, column 15, lines 45-46; claim 31, column 16, lines 31-32; claim 32, column 17, lines 19-20; claim 33, column 18, lines 13-14; claim 34, column 19, lines 7-8; claim 35, column 20, lines 3-4; and claim 36, column 21, lines 1-2. The limitation has been deleted in each of these circumstances. In addition, several typographical errors have been corrected in the specification. Specifically, the word "abut" has been replaced with the word "above" in the Abstract. Also, the word "space" has been replaced "spaced" in column 5, line 4. The first occurrence of the words "second set" has been deleted in claim 12, column 8, line 29.

(use supplemental page(s), if necessary)

(Reissue Application Declaration and Power of Attorney [17-6]—page 4 of 6)

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GIFFORD KRASS → 13138427860

#### POWER OF ATTORNEY

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith

(list name and registration number)

Ernest 1 Gifford (Rog, No. 20,644) Allen M. Krass (Reg. No 18,277) Irvin L Groh (Rog. No. 17,505) Douglas W. Sprinkle (Reg. No. 27,394) Douglas J. McEvoy (Reg. No. 34,385) John G Posa (Reg. 37,424) Douglas L. Wathen (Reg. No. 41,369)

Thomas E. Anderson (Reg. No 31,318) Ronald W Citkowski (Reg. No. 34,732) Judith M. Riley (Reg. No. 30,311)

Ellen S. Cogen (Reg. No. 38,109) Avery N Goldstein (Reg No. 39,204)

### SEND CORRESPONDENCE TO:

DIRECT TELEPHONE CALLS TO.

John G. Posa GIFFORD, KRASS, GROH, SPRINKLE, PATMORE, ANDERSON & CITKOWSKI, P.C. 280 N Old Woodward Ave Suite 400 Birmingham, MI 48009

John G Posa

(734) 913-9300

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

### Signature(s)

BY THE IN	VENTOR(S)	
Full name of sole or fl	rst inventor A Frank Venegas, Jr.	
Inventor's signature		
	Country of Citizenship US	
	Brighton, Michigan	
Post Office Address _	5682 Lake Ridge Dr.	
	Brighton, Michigan 48116	
Full name of second i	oint inventor, if any	
Inventor's signature.		
	Country of Citizenship	
Residence		

<u>Ц</u>	SIGNEE	JTHORIZED TO SIGN ON BEHALF OF AS-		
NOTE: Even though inventor(s) do not sign, complete above information for inventor(s).  (complete the following, if applicable)				
	(complete the folk	ownig, ir applicable)		
(type name o	of assignee)	•		
Address of a	assignee	_		
Title of pers	on authorized to sign on behalf of assigne	<del></del>		
	Assignment recorded in PTO on	***************************************		
	Reel	de contract the common and the contract		
	Frame _			
	A separate   "ASSIGNMENT (  or   FORM PTO 15  assignment	95 is submitted herewith along with the		
	CERTIFICATIO	N BY ASSIGNEE		
	Attached is a "CERTIFICATE UN the assignee to take action in the	DER 37 CFR 3.73(b)," establishing the right of his reissue.		
		Signature of assignee or person authorized to sign on behalf of assignee		
(che	ck proper box(es) for any added p	page(s) forming a part of this declaration)		
	Signature for third and subsequ	ent joint inventors. Number of pages added.		
	•	executor(trix) or legal representative for de- r. Number of pages added		
	Signature for inventor who refu authorized under 37 CFR 1.47.	ses to sign or cannot be reached by person Number of pages added		
	Statement of inoperativeness of Number of pages added	r invalidity of original patent. 37 CFR 1.175.		
	Authorization of attorney(s) to acc	cept and follow instructions from representative.		
	Corroborating affidavits or decla	rations of others. 37 C.F.R. 1.175(b).		

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	ENTI:	ERIFIED STATEMENT (DECL FY STATUS (37 CFR 1.9(1) and t	ARATION) CLAIMING SMALL .27(b)) - INDEPENDENT INVENTOR
purposes	of paying redu	entor, I heroby declare that I qualify ced fees under Section 41(a) and (b) of a invention entitled CART CORRA	as an independent inventor as defined in 37 CFR 19(c) for of Title 35, United States Code, to the Patent and Trademark L, described in
	the reissue spe application ser patent no	cification filed herewith. ial no, file, issued	d
convey of 37 CFR	r license, any ri 19(c) if that p	chts in the invention to any porson w	under no obligation under contract or law to assign, granitho could not be classified as an independent inventor under any concern which would not qualify as a small busines under 37 CFR 1.9(e).
Each per under co	son, concern or intract or law to	organization to which I have assigne assign, grant, convey, or license as	ed, granted, conveyed, or licensed or am under an obligationly rights in the invention is listed below:
		ns, concern, or organization erns or organizations listed below*	
	*NOTE: Separate	e verified statements are required from each on averring to their status as small entities	named person, concern or organization having rights to the /37 CFR 1-27)
FULL N	AME		
		Small Business Concern	
entitlem	ent to small ent	by status prior to paying, or at the un	nt, notification of any change in status resulting in loss one of paying, the earliest of the issue fee or any maintenant to longer appropriate. (37 CFR 1.28(b)).
informa	tion and behel alse statements : United States	are believed to be true; and further	own knowledge are true and that all statements made to that these statements were made with the knowledge the sy fine or imprisonment, or both, under Section 1001 of The tements may jeopardize the validity of the application, at statement is directed.
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Frank Name o	Theenior	M	Date 1-26-01
Frank Name o	Venegas Jr. Thyenior  re of Inventor		Date 1-26-01